
IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

CENTRAL DIVISION

ANDREW SCHNEBLY,

Plaintiff,

v.

SALT LAKE COUNTY,

Defendant.

**ORDER ADOPTING REPORT AND
RECOMMENDATION**

Case No. 2:14-cv-127-RJS-EJF

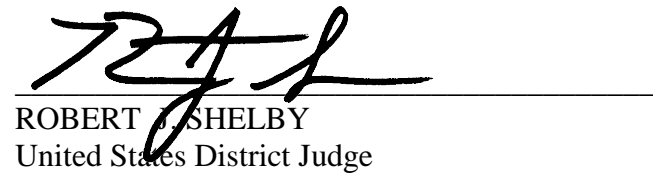
Judge Robert J. Shelby

Pursuant to 28 U.S.C. § 636(b)(1)(B), this case was referred to Magistrate Judge Eveyln J. Furse. On September 24, 2014 Judge Furse issued a Report and Recommendation on Defendant Salt Lake County's Motion to Dismiss for Failure to State a Claim. (Dkts. 10, 14.) Judge Furse recommended that this court dismiss Plaintiff Andrew Schnebly's Complaint without prejudice and grant Mr. Schnebly a thirty-day leave to replead. (Dkt. No. 14.) Judge Furse's recommendation is based on Mr. Schnebly's failure to include enough details in his Complaint to state a claim upon which relief can be granted.

In accordance with 28 U.S.C. § 636(b) and Federal Rule of Civil Procedure 72(b), Judge Furse ordered the parties to submit objections by October 8, 2014. (*Id.*) Neither party submitted objections within the allotted time frame. After careful consideration, the court **ADOPTS IN FULL** Judge Furse's Report and Recommendation. (Dkt. 14.) Accordingly, the court **DISMISSES** the Plaintiff's Complaint **WITHOUT PREJUDICE** and grants the Plaintiff thirty days from the date of this Order to file an Amended Complaint.

SO ORDERED this 23rd day of October, 2014.

BY THE COURT:



ROBERT A. SHELBY
United States District Judge